

Q & A- PR4892732**INTEGRATED NETWORK OF COURT HEARINGS****QUESTION No. 1:**

Please specify if the connection with the external systems is through Web services or

External System	Web Service	Direct Access to Database	Another (Which?)	Database Type (Oracle, SQL Server, which other
Database Hearings		X		SQL SERVER
CNJ Link	X			
Attorney General's Office Link	X			
Police Link	X			
Civil Registration Link	X			
Penitentiary System Link	X			
Lawyers Official Register Link.	X			
Agendas Overlapping Systems		X		SQL SERVER
Database: D.V.T.I				
Defense lawyers Data Base	X			
Hearing rooms data		X		

through direct access to databases (fill in the following table for each system).

bases				
Human Resources System (kactus)	X			

ANSWER: Marked with X

QUESTION No. 2:

Will the customer be responsible for developing the integrations (web services or access to database) with each of the external systems specified in the table above? Or must the supplier do it?

ANSWER No. 2:

The supplier shall develop the solutions to interact with the other entities and with and with those of the Judicial Branch, through Service-Oriented Architecture (SOA).

QUESTION No. 3:

Will the customer be responsible for contracting the service for sending text messages with each of the cellphone operators?

ANSWER No. 3:

The "Consejo Superior de la Judicatura" will hire a telephone service provider for sending data messages to the different participants of the system .

QUESTION No. 4:

For the requirement of sending notifications by voice message, will the new system record the message to be sent as a voice message to each of the participants?

ANSWER No. 4:

This feature is not yet needed.

QUESTION No. 5:

Should Migration of the existing information for the new system be contemplated? In which format is the information (database of other system, flat files, Excel files)?

ANSWER No. 5:

The new system is configured as a module of the main application; therefore no migration of information is required.

QUESTION No. 6.

What is the standard service of the "Consejo Superior de la Judicatura" for the realization of the reports?

ANSWER No. 6:

This definition will be taken before contractor starts the purpose of the contract and he will be properly inform.

QUESTION No. 7:

Please send Annex 1: CU1. Access Control to the System, to validate user access and CU referenced in the document.

ANSWER No. 7:

These integrations with the main application will be defined and delivered in the first week of execution of the contract.

QUESTION No. 8:

For the requirement of "Accessibility for Phase No 1. Predictive text for Phase. No 2 Screen keyboard, screen magnifier, high contrast Topics", the new system should be developed for screens TOUCH? Or what are you referred to?

ANSWER No. 8:

Indeed the application must contain the most current standards, techniques, and accessibility features: TOUCH screens included.

QUESTION No. 9:

With regard to this requirement, please indicate if your time of incorporation of the company can be demonstrated in conjunction with one of our "partners" in systems development?

ANSWER No. 9:

The time of Constitution can be met when at least one of the partners in a "Unión Temporal" complies with the requirement of time of Constitution required (5 years) and only when the Partners of the " Unión Temporal" are companies of the same or similar corporative purpose in computer technology and software development.

QUESTION No. 10:

Will it be deliver the code to create the missing module of the virtual agendas or is it a different application that complements and interacts with what you have as a basis?

ANSWER No.10:

We won't deliver any code.

QUESTION No. 11:

Do you have a level of detail of the scope of the consultations and their role in the system?

ANSWER No.11:

No.

QUESTION No. 12:

Do we have to use a consultancy in Enterprise Architecture (EA) for something specific (AS-IS, TO-BE, GAPS, ROADMAP)?

ANSWER No.12:

NO.

QUESTION No. 13:

If something new is identified, can it be part of the scope of the Proposal?

ANSWER No.13:

No.

QUESTION No. 14:

It will be needed to migrate information?

ANSWER No.14:

No.

QUESTION No. 15:

Will it be used a security module already implemented?

ANSWER No.15:

Yes.

QUESTION No. 16:

It is a public web application?

ANSWER No.16:

The access is public.

QUESTION No. 17:

Service Oriented Architecture (SOA), does it exist in the entity?

ANSWER No.17:

Yes.

QUESTION No. 18:

Does the entity have an Enterprise Service Bus?

ANSWER No.18:

The information will be given to the selected vendor.

QUESTION No. 19:

Is it only a web application, will it be needed something for Smartphone?

ANSWER No.19:

It is only a web application.

QUESTION No. 20:

Do you have an estimate of expected concurrent sessions?

ANSWER No.20:

The information will be given to the selected vendor.

QUESTION No. 21:

With how many users will the application count?

ANSWER No.21:

The information to respect is given to the selected company.

QUESTION No. 22:

The Hearing Act is a physical document?

ANSWER No.22:

No, is virtual document.

QUESTION No. 23:

Is there some mechanism of digital signature for this document?

ANSWER No.23:

The information to respect is given to the selected company.

QUESTION No. 24:

Is there any preference for a specific methodology (SCRUM, DAD, CASCADA, RUP,)?

ANSWER No.24:

The methodology for the development is SCRUM.

QUESTION No. 25:

In which language must be submitted the proposal?

ANSWER No.25:

The proposal must be submitted in Spanish in PDF format and it should be send to the following email address:

EMBAJADA DE LOS ESTADOS UNIDOS

ATN.: Susana Ramírez E-Mail: ramirezgs@state.gov

NOTA: A partir de la publicación de este documento, no se recibirán más preguntas.